Case 1:18-cv-00612-JTN-ESC ECF No. 1 filed 06/01/18 PageID.1

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June 1, 2018 11:16 AM U.S. DISTRICT COURT

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

western district of Michigan ilb Scanned by

# United States District Court

for the

Western District of Michigan

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Janet T. Neff U.S District Judge

Ellen S. Carmody U.S. Magistrate Judge

	Division	
Reuben Miles Crosby d.b.a. REUBEN MILES CROSBY ESTATE, King Yahushua Hananiah Mishael Ali El d.b.a. TORRANCE LEON WILLIAMS JR CORPORATION	) Case No.	(to be filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiff's cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)  -V-	) ) ) )	
STATE OF MICHIGAN d.b.a. MUSKEGON COUNTY COURTHOUSE, CHIEF JUDGE RAYMOND KOSTRZEWA	)	
Defendant(s)  (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	)	

## COMPLAINT AND REQUEST FOR INJUNCTION

### I. The Parties to This Complaint

#### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Reuben Miles Crosby
Street Address	c/o [1907] Smith Street
City and County	Muskegon, MI
State and Zip Code	[49444]
Telephone Number	231-720-9175
E-mail Address	torrancecorporation@gmail.com

### B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

# Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction Defendant No. 1 Name RAYMOND KOSTRZEWA Job or Title (if known) **CHIEF JUDGE** Street Address 990 TERRAÇE STREET City and County MUSKEGON, MUSKEGON State and Zip Code MICHIGAN, 49442 Telephone Number 231-724-6258 E-mail Address (if known) Defendant No. 2 Name MICHAEL E. KOBZA HALL OF JUSTICE Job or Title (if known) Street Address 990 TERREACE STREET City and County MUSKEGON, MUSKEGON State and Zip Code MI,49442 Telephone Number 231-724-6258 E-mail Address (if known) Defendant No. 3 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known) Defendant No. 4 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number

E-mail Address (if known)

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### II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What	is the ba	asis for	federal court jurisdiction? (check all that apply)					
	Fede	eral ques	stion Diversity of citizenship					
Fill o	ut the pa	ragraph	s in this section that apply to this case.					
A.	List the specific federal statutes, federal treaties, and/or provisions of the United States Constituti are at issue in this case.  1787 Treaty of Peace and Friendship, Sundry Moor Act 1790, Turner Vs. Moorish Nation, Habea Corpus, Article 4 section 1 of U.S. Constitution, Article 6 section 2 of U.S. Constitution, Article 1 of U.S. Constitution. House Joint Resolution 192 Public Law 73-10, & Various United States Constitution.							
В.	If the Basis for Jurisdiction Is Diversity of Citizenship							
	1.	The Plaintiff(s)						
		a.	If the plaintiff is an individual					
			The plaintiff, (name)	, is a citizen of the				
			State of (name)	•				
		b.	If the plaintiff is a corporation					
			The plaintiff, (name)	, is incorporated				
			under the laws of the State of (name)					
			and has its principal place of business in the State of (name)					
			ore than one plaintiff is named in the complaint, attach an addi information for each additional plaintiff.)	tional page providing the				
	2.	The l	Defendant(s)					
		a.	If the defendant is an individual					
			The defendant, (name)	, is a citizen of				
			the State of (name)	Or is a citizen of				
			(foreign nation)					

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			b.	If the defendant is a cor	rporation		
				The defendant, (name)		, is incorporated under	
				the laws of the State of	(name)	, and has its	
				principal place of busin	ness in the State of (na	ame) .	
				Or is incorporated unde	er the laws of (foreign	nation) ,	
				and has its principal pla	ace of business in (nar	те)	
			(If more than one defendant is named in the complai same information for each additional defendant.)		nt, attach an additional page providing the		
	3. The Amount in Controversy						
						claims the defendant owes or the amount at ad costs of court, because (explain):	
			Viola Unife	ition of rights stated in U.S	<ol> <li>Constitution, Violati lation of Judicial Notice</li> </ol>	people, Violation of Common law Copyright, ion of Secured Property, Violation of the ce, Violation of Sundry Moor, Violation of	
m.	Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possib facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defe was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's right including the dates and places of that involvement or conduct. If more than one claim is asserted, number claim and write a short and plain statement of each claim in a separate paragraph. Attach additional page needed.					relief sought. State how each defendant arm or violated the plaintiff's rights, ore than one claim is asserted, number each	
	A.	Where	did th	e events giving rise to your	r claim(s) occur?		
		990 TI MUSK	HAEL E. KOBZA HALL OF JUSTICE TERRACE STREET SKEGON, MI, 49444 724-6258				
	В.	What o	at date and approximate time did the events giving rise to your claim(s) occur?				
		May 2	y 23rd, 2018 9:30 a.m.				

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C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

Reuben Miles Crosby the natural person challenged the Jurisdiction of the court for a summons for a bill in which came in the fictitious name of the business REUBEN MILES CROSBY in which we both are the Pro Se Represenatives and, power-of-attorney for. When the jurisdiction was challenged it was ignored several times and Judge Kostrzewa still assumed Jurisdiction anyway and locked up the natural Person Reuben Miles Crosby.

### IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

N/A

#### V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

We wish to be compensated for the lump some of \$100,600,000.00 for violation of common law copyright, Violation of Security Agreement, Violation of Acknowledgment, Violation Judicial Notice, Deprivation of rights Under color of law, Violation of Constitutional Rights, Violation of Treaty agreement, Violation of Sundry Moor Act, Violation of Rights of Indigeneous people, Habeas Corpus, and Defrauding a creditor.

### VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: $\frac{\sqrt{5}}{2}$	29/2018				
	Signature of Plaintiff Printed Name of Plaintiff	King Jahusha Ale El King Jahushara Ale El				
В.	For Attorneys	ALL RIGHTS RESERVED				
	Date of signing:	UCC 1-207 3 1-308				
	Signature of Attorney					
	Printed Name of Attorney					
	Bar Number					
	Name of Law Firm					
	Street Address					
	State and Zip Code					
	Telephone Number					
	E-mail Address					

## **Additional Plaintiffs**

King Yahushua Hananiah Mishael Ali El D.B.A. TORRANCE LEON WILLIAMS JR.

[1907] Smith Street

Muskegon, MI,

torrancecorporation@gmail.com

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FROM:

King Yahushung Al: El C10 1907 Smith Street Muskegon, ME, 49442 Real Zand North America



7018 0040 0000 8854 9190







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Kalamazoo, MI, 49007
Clerk of Courts

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